TENT COOPERATION TREATY **PCT**



REC'D 28 FEB 2005

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INTERNATIONAL PRELIMINARY EXAMINATION REPORTO (PCT Article 36 and Rule 70)

Applicant's or agent's file reference P18672	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416).		
nternational Application No.	International Filing Date (day/month/year)		Priority Date (day/month/year)	
?CT/AU2003/001419	27 October 2003		25 October 2002	
nternational Patent Classification (IPC) or	national classification an	d IPC	!	
int. Cl. ⁷ B25B 25/00, E04F 11/18, E	04H 17/02	•	·	
Applicant VYVYAN-VIVIAN, John, Theo	dore			
is transmitted to the applicant according	ig to Article 36.		tional Preliminary Examining Authority and	
2. This REPORT consists of a total of 6 sheets, including this cover sheet. This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).				
These annexes consist of a total				
3. This report contains indications relating	ng to the following items:	·	·	
I X Basis of the report			,	
II Priority			<u>;</u>	
III X Non-establishment of o	III X Non-establishment of opinion with regard to novelty, inventive step and industrial applicability			
IV X Lack of unity of invent				
V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
VI Certain documents cite	VI Certain documents cited			
VII Certain defects in the international application				
VIII Certain observations on the international application				
		Data of completion	of the report	
Date of submission of the demand 25 May 2004		Date of completion of the report 23 February 2005		
Name and mailing address of the IPEA/AU		Authorized Officer		
AUSTRALIAN PATENT OFFICE				
PO BOX 200, WODEN ACT 2606, AUSTR				
E-mail address: pct@ipaustralia.gov.au Facsimile No. (02) 6285 3929		JOHN HO	JOHN HO Folombona No. (02) 6283 2329	

•		asis of the			
•		_		nternational application:*	
	X the international application as originally filed.				
		the descript	ion, pages , a	as originally filed,	
				iled with the demand,	•
			• • •	eceived on with the letter of	
		the claims,		s originally filed,	
				s amended (together with any statement) under Article 19,	ŀ
				iled with the demand,	ĺ
		the drawing	• =	eceived on with the letter of s originally filed,	ĺ
	ш	the drawing			
	•			iled with the demand, eceived on with the letter of	İ
		the sequence	pages, it		
	<u></u>			as originally filed	
				filed with the demand	۱
				received on with the letter of	١
2.	which	the interna e elements v	e language, all the tional application vere available or fu	e elements marked above were available or furnished to this Authority in the language in was filed, unless otherwise indicated under this item. urnished to this Authority in the following language which is: furnished for the purposes of international search (under Rule 23.1(b)).	
	님	-	_	f the international application (under Rule 48.3(b)).	
		• • •	-	•	
		the language and/or 55.3		n furnished for the purposes of international preliminary examination (under Rules 55.2	
3.	With pre	regard to ar liminary ex	ny nucleotide and / camination was car	or amino acid sequence disclosed in the international application, the international ried out on the basis of the sequence listing:	
		contained i	in the international	application in written form.	١
	$\overline{\Box}$	filed togetl	her with the interna	ational application in computer readable form.	
	\sqcap	furnished s	subsequently to thi	s Authority in written form.	
	\sqcap	furnished s	subsequently to thi	s Authority in computer readable form.	
				quently furnished written sequence listing does not go beyond the disclosure in the iled has been furnished.	
	· 🗀		nent that the inform	nation recorded in computer readable form is identical to the written sequence listing has	
4.		The amen	dments have result	ed in the cancellation of:	
		[] tł	ne description,	pages	
		#	ne claims,	Nos.	
		⊢ #	ne drawings,	sheets/fig.	
5.		This repor	t has been establis	hed as if (some of) the amendments had not been made, since they have been considered to filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	
*	Re	placement sh	eets which have bee	n furnished to the receiving Office in response to an invitation under Article 14 are referred to in this	
	_			not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17). uch amendments must be referred to under item 1 and annexed to this report	
**	Ar	ıy replacemei	nt sneet containing si	исп атепателья тизь ое гејеттва во инает нет 1 ана анпехва во сто тероп	

Aternational application No.

PCT/AU2003/001419

	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
The c	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be nonobvious), or to be industrially applicable have not been examined in respect of:				
	the entire international application,				
X	claims Nos: 42-46				
beca	because:				
	the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):				
	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):				
	the claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.				
Z		_			
. A n	neaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amino is sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions:				
	the written form has not been furnished or does not comply with the standard.				
	the computer readable form has not been furnished or does not comply with the standard.				

PCT/AU2003/001419

V.	I	ack of	unity of invention		
	In response to the invitation to restrict or pay additional fees the applicant has:				
		restricted the claims.			
		paid ac	lditional fees.		
		paid ac	dditional fees under protest.		
		neither	r restricted nor paid additional fees.		
2.	X	This A	Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, invite the applicant to restrict or pay additional fees.		
3.	This	Authori	ity considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is		
		compl	tied with.		
	X	not co	emplied with for the following reasons:		
	The international application does not comply with the requirements of unity of invention because it does no relate to one invention or to a group of inventions so linked as to form a single general inventive concept. In coming to this conclusion the International Searching Authority has found that there are different inventions as follows:				
the use of a plurality of cables attached to at least one cable spacing means, providing a supporting the cable spacing means and having one or more adjustable positioning members in a positioning the cable spacing members relative to the support wherein tension in the cable is a		Claims 1-41 are variously directed to a tensioning system for tensioning cables. It is considered that the use of a plurality of cables attached to at least one cable spacing means, providing a support for supporting the cable spacing means and having one or more adjustable positioning members for positioning the cable spacing members relative to the support wherein tension in the cable is adjusted by relative adjustment of the adjustable positioning means comprises a first "special technical feature".			
	·	2.	Claims 42-46 are directed to a spreader device for bracing apart an upper and lower support for supporting runs of cable therebetween. It is considered that the use of a spreader body having first and second axially movable bodies, a lever pivotally attached to the first body and an engagement portion to force the second body relative to the first body comprises a second "special technical feature"		
		relat inter	e the abovementioned groups of claims do not share any of the technical features identified, a "technical ionship" between the inventions, as defined in PCT rule 13.2 does not exist. Accordingly the mational application does not relate to one invention or to a single inventive concept, a priori.		
4	. Cor	isequen estab	tly, the following parts of the international application were the subject of international preliminary examination in olishing this report:		
			all parts.		
		X	the parts relating to claims Nos. 1-41		

7.	Reasoned statement under Article 35(2) with rega	rd to novelty, inventive step or industrial applicability; citations
	and explanations supporting such statement	

Statement					
	Novelty (N)	Claims	38	YES	
		Claims	1-37, 39-41	NO	
	Inventive step (IS)	Claims	38	YES	
	•	Claims	1-37, 39-41	NO	
	Industrial applicability (IA)	Claims	1-41	YES	
		Claims	-	NO	

2. Citations and explanations (Rule 70.7)

The following documents identified in the International Search Report have been considered for the purposes of this report:

D1 - US 6135424

D2 - US 505781

D3 - US 4190234

D4 - AU 105747 (4273/37)

D5 - GB 2140521

NOVELTY (N): Claims 1-37, 39-41

The use of a tensioning system for a barrier comprising at least one cable spacing member for spacing apart a plurality of runs of cable, a support for supporting the cable spacing means and an adjustable tensioning or positioning means for adjustable positioning of the cable spacing member relative to the support is clearly disclosed by each of the above citations.

For instance, D1 discloses upper and lower rails (6, 7) which could be taken to be the equivalent of the cable support members, a pair of blocks (12a) attached to each ends of the cable and a pair of tensioning mechanisms (12) located in tubular spindles (8, 10) for adjusting the relative position of the block (12a) relative to the rails (6, 7) for adjusting the tension of the cable. D1 also discloses an adjustable positioning member which is bolt-like (see item 8a) and which protrudes from an external position into an internal region of the support and bracing members (see items 8, 9 and 10).

D1 clearly discloses the invention defined by claims 1-5, 7-19, 21-37, 39-41.

D2 discloses a fencing system having sockets (g) for holding rails (c, d), a wire or metallic ribbon (e) strung between the rails (c, d) and a wire tensioning member attached to the lower rail for tensioning the wire (see page 1 lines 34-65). D2 discloses the invention defined by claims 1-7, 11-14, 16-30 and 32.

D3 discloses a stretcher for tightening wires. The stretcher comprises a pair of angle members (12, 14) and a plurality of wires attached to each of the angle members (12, 14). When in use (see figure 5), the adjusting rods (15A, 15B) are used to adjust the relative position of the angle members (12, 14) with respect to the posts (40, 42). This citation discloses the invention defined by claims 1-14, 16-19, 21-26 and 28-33.

upplemental Box

To be used when the space in any of the preceding boxes is not sufficient)

Continuation of Box V

D4 discloses a strainer for a gate comprising a pair of supports (8, 9), a plurality of wires attached to each of the supports (8, 9), posts (10, 16) and a winding rod (13) for adjusting the position of the supports (8, 9) with respect to the posts (10, 16). This citation clearly discloses the invention defined by claims 1-14, 16-19, 21-26, 28-33.

D5 discloses a tensioning means for tensioning wires. The tensioning means comprises a first member (2), a second member (3) and screw jacks (4) extending between the members (2, 3). In use the first member is attached to a post whereby the screw jack is operated to adjust the relative position of the second member (3) relative to the post. This citation clearly discloses the invention defined by claims 1-14, 16-19, 21-26 and 28-33.

INVENTIVE STEP (IS): Claims 1-37, 39-41

Claims 1-37, 39-41: These claims also lack an inventive step for the reasons given above.

INDUSTRIAL APPLICABILITY (IS): Claims 1-41

The invention defined in the claims is considered to meet the requirements of Industrial Applicability under Article 33(4) of the PCT because it can be made by, or used in, industry.